This listing of claims will replace all prior versions, and listings, of claims in the application:

- 1 Claim 1 (currently amended): A computer-implemented method
- 2 comprising:
- 3 receiving, by a computer system of a first ent ty and
- 4 including at least one computer, a first ad request
- 5 associated with a first target document, wherein the first
- 6 target document (A) is accessible by the first entity, (B)
- 7 includes content and (C) is associated with a first
- 8 resource for rendering at least one advertisement;
- 9 determining, by the computer system of the first
- 10 entity and responsive to the first ad request, that the
- 11 content included in the first target document [[is not
- 12 available for analysis]] cannot be analyzed by the first
- 13 entity to determine if an ad relevant to the content of the
- 14 first target document is available for rendering; and
- indicating, by the computer system of the first
- 16 entity, the availability of at least a portion of the first
- 17 resource of the first target document to a second entity.
- 1 Claim 2 (previously presented): The computer-implemented
- 2 method of claim 1, wherein the first entity includes a
- 3 content ad system.
- 1 Claim 3 (previously presented): The computer-implemented
- 2 method of claim 2, wherein the second entity includes a
- 3 publisher with which the first target document is
- 4 associated.

Claim 4 (canceled)

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Claim 5 (currently amended): The computer-implemented
   method of claim 3, [[further comprising:
2
        receiving, by the computer system of the first entity,
3
   a second-ad request-associated with a second target.
4
   document, wherein the second target document is assisted
5
   with a second resource for rendering content;
6
        determining, by the computer system and responsive to
7
   receiving the second ad request, that the second target
8
   document is available for analysis-by the first entity to
9
   determine if an ad relevant to the content of the second
10
   target document is available for rendering;
11
        determining, by the computer system of the first
12
    entity, that the second]] wherein the act of determining
13
    that the content included in the first target document
14
    cannot be analyzed by the first entity includes determining
15
    that the first target document cannot be crawled[[;
16
         responsive to the determination-that the second-target
17
    document cannot be crawled, indicating, by the computer
18
    system of the first entity, the availability of at least-a
19
    portion of the second resource of the second target:
20
    document to the second entity+
21
         receiving, by the computer system of the first entity,
22
    a third ad request associated with a third target document,
23
    wherein the third target document is associated with a
24
    third resource for rendering content;
25
         determining, by the computer system of the first
26
    entity and responsive to receiving the third ad request,
27
    that the third target document is available for analysis by
28
    the first entity to determine if an ad-relevant to the
29
    content of the third target document is available tor
30
31
    rendering;
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determining, by the computer system of the first
32
    entity, that the third target document can be crawled; and
33
         responsive to the determination that the third target
34
    document can be crawled, providing, by the computer system
35
    of the first entity, a set of at least one ad-to be
36
    rendered via the third resource].].
37
    Claim 6 (canceled)
    Claim 7 (currently amended): The computer-implemented
    method of claim 3, further comprising:
 2
         receiving, by the computer system of the first entity,
 3
    a second ad request associated with a second target
 4
    document, wherein the second target document (A) is
 5
    accessible by the first entity, (B) includes contert and
 6
    (C) is associated with a second resource for rendering
 7
 8
     content;
          determining, by the computer system and responsive to
 9
     receiving the second ad request, that the content included
 10
     in the second target document [[is available for analysis]]
 11
     can be analyzed by the first entity to determine if an ad
 12
     relevant to the content of the second target document is
 13
     available for rendering;
 14
          determining, by the computer system of the first
 15
     entity, that the second target document contains negative
 16
     subject matter;
 17
          responsive to the determination that the second target
 18
     document contains negative subject matter, indicating, by
 19
     the computer system of the first entity, the availability
 20
     of at least a portion of the second resource of the second
 21
     target document to the second entity;
 22
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- receiving, by the computer system of the first entity, 23 a third ad request associated with a third target document, 24 wherein the third target document (A) is accessible by the 25 first entity, (B) includes content and (C) is associated 26 with a third resource for rendering content; 27 determining, by the computer system of the first 28 entity and responsive to receiving the third ad request, 29 that the content included in the third target document [[is 30 available for analysis]] can be analyzed by the first 31 entity to determine if an ad relevant to the content of the 32 third target document is available for rendering; 33 determining, by the computer system of the first 34 entity, that the third target document does not contain 35 negative subject matter; and 36 responsive to the determination that the third target 37 document does not contain negative subject matter, 38 providing, by the computer system of the first entity, a 39 set of at least one ad to be rendered via the third 40 41 resource.
 - 1 Claim 8 (previously presented): The computer-implemented
 - 2 method of claim 7, wherein negative subject matter includes
 - 3 at least one of tragic events, pornography, alcoho...
 - 4 promotion, tobacco promotion, gun promotion and gambling
 - 5 promotion.
 - 1 Claim 9 (currently amended): The computer-implemented
 - 2 method of claim 3, further comprising:
 - 3 receiving, by the computer system of the first entity,
 - 4 a second ad request associated with a second target
 - 5 document, wherein the second target document (A) is
 - 6 accessible by the first entity, (B) includes content and

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(C) is associated with a second resource for rendering
8
    content;
         determining, by the computer system and responsive to
9
    receiving the second ad request, that the content included
10
    in the second target document [[is-available for analysis]]
11
    can be analyzed by the first entity to determine if an ad
12
    relevant to the content of the second target document is
13
    available for rendering;
14
         determining, by the computer system of the first
15
    entity, that a threshold number of [[sufficiently|]
16
    relevant ads are not available to render in association
17
    with the second target document;
18
         responsive to the determination that a threshold
19
    number of [[sufficiently]] relevant ads are not available
20
    to render in association with the second target document,
21
    indicating, by the computer system of the first entity, the
22
    availability of at least a portion of the second resource
23
    of the second target document to the second entity,
24
         receiving, by the computer system of the first entity,
25
    a third ad request associated with a third target document,
26
    wherein the third target document (A) is accessible by the
    first entity, (B) includes content and (C) is associated
28
    with a third resource for rendering content;
29
          determining, by the computer system of the first
30
    entity and responsive to receiving the third ad request,
31
    that the content included in the third target document [[is
 32
     available for analysis]] can be analyzed by the first
 33
     entity to determine if an ad relevant to the content of the
34
     third target document is available for rendering;
 35
          determining, by the computer system of the first
 36
     entity, that a threshold number of [[sufficiently]]
 37
```

- 38 relevant ads are available to render in association with
- 39 the third target document; and
- 40 responsive to the determination that a threshold
- 41 number of [[sufficiently]] relevant ads are available to
- 42 render in association with the third target document,
- 43 providing, by the computer system of the first enlity, a
- 44 set of at least one ad to be rendered via the third
- 45 resource.
 - 1 Claim 10 (currently amended): The computer-implemented
- 2 method of claim 9, wherein the threshold number of
- 3 [[sufficiently]] relevant ads depends on a degree of
- 4 topical correlation between a plurality of ads available to
- 5 the first entity and subject matter of each of the second
- 6 and third target documents.
- 1 Claim 11 (currently amended): The computer-implemented
- 2 method of claim 3, further comprising:
- 3 receiving, by the computer system of the first entity,
- 4 a second ad request associated with a second target
- 5 document, wherein the second target document (A) is
- 6 accessible by the first entity, (B) includes contert and
- 7 (C) is associated with a second resource for rendering
- 8 content;
- 9 determining, by the computer system and responsive to
- 10 receiving the second ad request, that the content included
- in the second target document [[is-available for analysis]]
- 12 can be analyzed by the first entity to determine if an ad
- 13 relevant to the content of the second target document is
- 14 available for rendering;
- determining, by the computer system of the first
- 16 entity, that a threshold number of ads having untapped

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budgets are not available to render in association with the
17
    second target document;
18
         responsive to the determination that a threshold
19
    number of ads having untapped budgets are not available to
20
    render in association with the second target document,
21
    indicating, by the computer system of the first entity, the
22
    availability of at least a portion of the second resource
23
    of the second target document to the second entity;
24
         receiving, by the computer system of the first entity,
25
    a third ad request associated with a third target document,
26
    wherein the third target document (A) is accessible by the
27
    first entity, (B) includes content and (C) is associated
28
    with a third resource for rendering content;
29
         determining, by the computer system of the first
30
    entity and responsive to receiving the third ad request,
31
    that the content included in the third target document [[is
32
    available for analysis]] can be analyzed by the first
33
    entity to determine if an ad relevant to the contert of the
34
    third target document is available for rendering;
35
         determining, by the computer system of the first
36
    entity, that a threshold number of ads having untapped
37
    budgets are available to render in association with the
38
    third target document; and
39
         responsive to the determination that a threshold
40
    number of ads having untapped budgets are available to
41
    render in association with the third target document,
42
    providing, by the computer system of the first entity, a
43
    set of at least one ad to be rendered via the third
44
45
     resource.
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- 1 Claim 12 (currently amended): The computer-implemented
- 2 method of claim 3, further comprising:

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receiving, by the computer system of the first entity,
3
    a second ad request associated with a second target
 4
    document, wherein the second target document (A) is
    accessible by the first entity, (B) includes content and
 6
    (C) is associated with a second resource for rendering
 8
    content;
 9
         determining, by the computer system and responsive to
10
    receiving the second ad request, that the content included
11
    in the second target document [[is available for amalysis]]
12
    can be analyzed by the first entity to determine if an ad
13
    relevant to the content of the second target document is
14
    available for rendering;
15
         determining, by the computer system of the first
    entity, that net revenue for the first entity for randering
16
17
    the ad will not be positive;
18
         responsive to the determination that net revenue for
19
    the first entity for rendering the ad will not be positive,
20
    indicating, by the computer system of the first entity, the
21
    availability of at least a portion of the second resource
22
    of the second target document to the second entity;
23
         receiving, by the computer system of the first entity,
24
    a third ad request associated with a third target document,
25
    wherein the third target document (A) is accessible by the
26
    first entity, (B) includes content and (C) is associated
27
    with a third resource for rendering content;
28
         determining, by the computer system of the first
29
    entity and responsive to receiving the third ad request,
30
    that the content included in the third target document [[is
31
    available for analysis]] can be analyzed by the first
32
    entity to determine if an ad relevant to the content of the
33
    third target document is available for rendering;
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- 34 determining, by the computer system of the first
- 35 entity, that net revenue for the first entity for rendering
- 36 the ad will be positive; and
- 37 responsive to the determination that net revenue for
- 38 the first entity for rendering the ad will be positive,
- 39 providing, by the computer system of the first entily, a
- 40 set of at least one ad to be rendered via the third
- 41 resource.
- 1 Claim 13 (previously presented): The computer-implemented
- 2 method of claim 12, wherein the act of determining whether
- 3 net revenue for rendering the ad will be positive, by the
- 4 first entity, comprises:
- 5 determining whether or not a payment is to be paid to
- 6 a publisher for rendering the ad; and
- 7 estimating gross revenue derived from an advertiser
- 8 for rendering the ad in association with each of the second
- 9 and third target documents.
- 1 Claim 14 (previously presented): The computer-implemented
- 2 method of claim 13, wherein the payment depends on a number
- 3 of impressions of the ad using each of the second and third
- 4 resources of the corresponding target documents.
- 1 Claim 15 (previously presented): The computer-implemented
- 2 method of claim 13, wherein the gross revenue depends on a
- 3 number of impressions of the ad using each of the second
- 4 and third resources of the corresponding target documents.
- 1 Claim 16 (previously presented): The computer-implemented
- 2 method of claim 13, wherein the gross revenue depends on an
- 3 estimated clickthrough amount for the ad if rendered using

- 4 each of the second and third resources of the corresponding
- 5 target documents.
- 1 Claim 17 (previously presented): The computer-implemented
- 2 method of claim 1, wherein the first entity includes a
- 3 first ad system and the second entity includes a second ad
- 4 system.
- 1 Claim 18 (previously presented): The computer-implemented
- 2 method of claim 17, wherein the first ad system is a
- 3 content ad system.

Claim 19 (canceled)

- I Claim 20 (previously presented): The computer-implemented
- 2 method of claim 1,
- 3 wherein the first target document is requested by a
- 4 client system and the first ad request includes an
- 5 identifier of the second entity,
- 6 wherein the first entity determines to redirect the
- 7 first ad request to the second entity based on a set of one
- 8 or more criteria, and
- 9 wherein the act of indicating the availability of the
- 10 first resource includes the first entity setting a location
- field in an outgoing hypertext protocol header with the
- 12 identifier, causing the first target document to be output
- 13 to the client system with the content rendered by whe
- 14 second entity.
- 1 Claim 21 (previously presented): The computer-implemented
- 2 method of claim 20, wherein the identifier includes an
- 3 alternative content URL.

- 1 Claim 22 (previously presented): The computer-implemented
- 2 method of claim 20, further comprising using remote
- 3 scripting to process the ad rendering request.
- 1 Claim 23 (previously presented): The computer-implemented
- 2 method of claim 21, wherein the remote scripting includes
- 3 an iframe.
- 1 Claim 24 (previously presented): The computer-implemented
- 2 method of claim 23, wherein the iframe is named to identify
- 3 the ad rendering request to the first entity.
- 1 Claim 25 (previously presented): The computer-implemented
- 2 method of claim 1, wherein indicating the availability of
- 3 at least a portion of the first resource of the first
- 4 target document to a second entity includes the first
- 5 entity indicating to an external entity that the first
- 6 target document is not available for analysis by the first
- 7 entity to determine if an ad relevant to the content of the
- 8 first target document is available for rendering.

Claim 26 (canceled)

- 1 Claim 27 (previously presented): The computer-implemented
- 2 method of claim 25, wherein the external entity is the
- 3 second entity.
- 1 Claim 28 (previously presented): The computer-implemented
- 2 method of claim 25, wherein the external entity includes a
- 3 publisher.

- 1 Claim 29 (previously presented): The method of claim 1,
- 2 wherein indicating the availability of at least a portion
- of the first resource to a second entity includes
- 4 redirecting the first request to an alternative entity.
- 1 Claim 30 (previously presented): The computer-implemented
- 2 method of claim 29, wherein the first request identifies
- 3 the alternative entity.
- 1 Claim 31 (previously presented): The computer-implemented
- 2 method of claim 29, wherein redirecting the first sequest
- 3 includes an identifier to identify the first request if
- 4 redirected from the alternative entity back to the ad
- 5 system.

Claims 32-35 (canceled)

- 1 Claim 36 (currently amended): A system comprising:
- 2 at least one processor;
- 3 at least one communications interface; and
- 4 at least one storage device, the storage devi :e
- 5 storing program instructions which, when executed by the at
- 6 least one processor, performs a method including:
- 7 receiving, with a first entity, a first ad request
- 8 associated with a first target document, wherein the first
- 9 target document (A) is accessible by the first ontity, (B)
- 10 includes content and (C) is associated with a first
- 11 resource for rendering at least one advertisement;
- determining, with the first entity and responsive to
- 13 the first ad request, that the content included in the
- 14 first target document [[is-not available for analysis]]
- 15 cannot be analyzed by the first entity to determine if an

- 16 ad relevant to the content of the first target document is
- 17 available for rendering; and
- indicating, with the computer system of the first
- 19 entity, the availability of at least a portion of the first
- 20 resource of the first target document to a second entity.
- l Claim 37 (previously presented): The system of claim 36,
- 2 wherein the first resource includes a display area on the
- 3 target document.

Claim 38 (canceled)

- 1 Claim 39 (previously presented): The method of claim 29,
- 2 wherein the alternative entity includes one of (A) another
- 3 ad system or (B) a publisher with which the first larget
- 4 document is associated.

Claim 40 (canceled)

- 1 Claim 41 (currently amended): A computer-implemented
- 2 method comprising:
- 3 receiving, by a content ad serving system including at
- 4 least one computer on a network, an ad request associated
- 5 with a target document for serving an ad via a resource of
- 6 the target document, wherein the target document is
- 7 associated with a publisher;
- 8 determining, by the content ad serving system and
- 9 responsive to the ad request associated with the larget
- 10 document, that [[the target document contains negative
- ll subject matter]] a threshold number of ads having intapped
- 12 budgets are not available to render in association with the
- 13 target 'document; and

indicating, by the content ad serving system, the 14 availability of at least a portion of the resource of the 15 target document to the publisher associated with the target 16 document based on the determination that [[the targot 17 document-contains negative subject matter]] a threshold 18 number of ads having untapped budgets are not available to 19 render in association with the target document, 20 wherein the act of determining that a threshold number 21 of ads having untapped budgets are not available to render 22 in association with the target document includes 23 determining that the number of ads for which advertisers 24 are willing to pay the ad serving system does not exceed a 25 defined threshold [[the negative-subject-matter ineludes-at 26 least one of tragic events, pornography, alcohol promotion, 27 tobacco promotion, gun-promotion and gambling promotion]]. 28 Claim 42 (previously presented): A computer-implemented 1 2 method comprising: receiving, by a content ad serving system including at 3 least one computer on a network, an ad request associated 4 with a target document for serving an ad via a resource of 5 the target document, wherein the target document is 6 associated with a publisher; 7 determining, by the content ad serving system and 8 responsive to the ad request associated with the target 9 document, that net revenue for the content ad system for 10 serving the ad will not be positive; and 11 indicating, by the content ad serving system, the 12 availability of at least a portion of the resource of the 13 target document to the publisher associated with the larget 14 document based on the determination that net revenue for 15

- 16 the content ad system for serving the ad will not be
- 17 positive,
- 18 wherein the act of determining that net revenue for
- 19 serving the ad will not be positive includes (A)
- 20 determining whether or not a payment is to be paid to a
- 21 publisher for rendering the ad and (B) estimating cross
- 22 revenue derived from an advertiser for rendering the ad in
- 23 association with the target document.